THE BEST FRIENDS OF PE-RU-NA AFFE MOTHERS A CHILDREN



Pe-ru-na Should Be Kept In Every Household

> Where There Are Little Children.

Pernna should be kept in the house all the time. Don't wait until the child is sick, then send to a drug store. But, have Pernna on hand-accept no substitute.

Children are especially liable to acute eatarrh. Indeed, most of the affections of childhood are catarrh.

All forms of sore throat, quinsy, croup, hoarseness, laryngitis, etc., are but different phases of catarrh.

Pe-ru-na Contains No Narcotics. One reason why Peruna has found permanent use in so many homes is that it contains no narcotic of any kind. Peruna, if taken according to printed directions, is perfectly harmless. It can be used any length of time without acquiring a drug habit. It does not produce temporary results, but it is permanent in its effect.

It has no bad effect upon the system, and gradually eliminates catarrh by removing the cause of catarrh.

Mrs. F. Brockman, 818 Meade street, Appleton, Wis., writes:

"I have never had a return of the catarrh, which had made me so miserable and unhappy before I began taking Peruna.
"I would not be without it in the house, now.

"I have a baby boy, two years old, to whom I give Peruna for a cold, and my husband also takes Peruna.

No Doctor Required. Mr. Edward Otto, 927 De Soto street,

St. Paul, Minn., writes:

"I cannot say enough for Peruna. It has done great work in my family, especially for my oldest boy. We had doctored with three or four different doctors and they did not seem to do him any good.

"We gave up hopes of cure, and so

"We had several doctors and they we tried Peruna as a last resort, and that did the work. Since then we keep it in the house all the time, and no doctor is required." -- Edward Otto.

There are a multitude of homes where Peruna has been used off and on for twenty years.

Such a thing could not be possible if Peruna contained any narcotics.

"I thank you and wish you well." --- Mrs. F. Brockman. The Benefit Which the Children of the United States Have Received From Pe-ru-na Can Never Be

> The chronic ailments it has prevented, the suffering it has mitigated, will never healthy now and we think if we do as Canal street, Reading, Pa., writes: be fully recorded.

Put Into Words.

you directed us, he will keep his health But at least this much can be said that and grow strong. years of youth that slight ailments are Peruna and use it in our family when liable to develop into lasting disease, said they could do no more for him, so thus blasting the whole career of the individual. trouble in our family, we shall always

The mothers who are bringing up write to you for treatment." their children to-day to believe in Peru- Mr. W. F. Doring, Mt. Vernon, Mo., na are speaking from their experience. writes:

faith,

These children brought up to believe "I have used Peruna to my entire sat- appreciated by every household, both as of mothers who are so overloyed at some in Peruna from the start, will, when isfaction and am exceedingly well a preventive and cure, tens of thousands they become heads of families them- pleased with the results, having suf- of lives will be saved, and hundreds of

W. Va., writes:

stomach." THE FOLLOWING WHOLESALE DRUGGISTS WILL SUPPLY THE RETAIL TRADE: BENSON, SMITH & CO., HONOLULU, HAWAII.

"Our little son, Harry, is well and

Enforce

She suffer and more than the child

any other hand of the family, The my be be ward with dread

A Liultitude of Mothers

ments of spring and summer to which the children are subjected, Peruna is the remedy that will generally quickly

Whother transpring fever or stomach derangement, whether it is indigention or howel disease, a catarrhal congestion of the mucous surfaces is the cause.

Peruna quickly relieves this condition of the muccus membranes. Its operation is prompt, the children do not dislike to take the medicine, it has no delefered with indigestion so badly he terious effects in any part of the body. could not est anything without it It simply removes the cause of the making him very sick, so I disagreeable symptons and restores the thought (as many others have) health,

"Now he eats anything he mer, acute or chronic. wishes, and I would not be with-

out it for anything. "My other little boy, Alfred, two and a half years old, has taken it and received as much benefit from Peruna as his brother.

"I hope my testimonial may be of some benefit to others, as I feel Mr. G. H. Farmer, New Martinsville, as though I cannot praise it enough."
V. Va., writes:
---Mrs. J. C. Sterling. Mr. Howard Andrew Sterner, 424

that I would try Peruna, and it

worked like a charm.

"I have Peruna in my house all the "I have introduced Peruna into six eases. families since I received your last letter. "Should we have any more catarrhal and four have seen relief already."

-Howard Andrew Sterner. Pe-ru-na Protects the Entire Household.

As soon as the value of Peruna is selves, use Peruna with unquestioning fered greatly with catarrh of the thousands of chronic, lingering cases of enthusiasm. They are anxious to share catarrh will be prevented.

When Siekness Comes to the Little Ones

It Is the Mather Who Chiefly

day happy to be such

to the toe. The rad commer, tainking of her classes and the many Capitie thes to the a true are before them. Spring and compared overs to bring afficiently of chally among the firth

discover than Peruna is the best friend

Have discovered that Peruna is their

Peruna is a household remedy for all catarrhal ailments of winter and sum-

The mothers all over the United States are the best friends that Peruna has.

Mr. C. Hallock, Antwerp, Ohio, writes; "My daughter Allie, after taking three bottles of your Peruna is entirely cured of catarrh of the head of two years standing. We have used Peruna as a general tonic as well as for entarch and are well pleased with it and recommend it to anybody who has catarrh."

The Mothers Hold Pe-ru-uz in High Esteem,

Not only because it has cured them of time and won't be without it. It is good their various ailments, but because it the coming generation owes a great "We know that our little son's life for children when they take a cold or promptly rescues the children from the did they, but we pulled him through on debt to Peruna, for it is in the tender wassavedby your wonderful medicine, croup. It cured my baby boy of croup. throes and grasp of catarrhal disverse of youth that slight aliments are We have in our files many testimo-

nials from mothers whose children have seen cured by Peruna. However, the large majority of mothers who use Peruna, we never hear from.

But we do hear from a great number special good they have received from Peruna that they cannot restrain their these benefits with other mothers.

dren are in such condition that a denist could be kept busy with them for

MOORE VICTIM OF A MIX.

The Pacific Weekly this morning makes H. T. Morge, Demogratic randidate for the Senate, a victors of one of have queer errors which do scaustimen ereep into print and, naturally, Moore is annexed. The Weekly, which has been recommending Moore for the Senate right alone, today mays he is running for Supervisor it is the Senate that Moore is ranning for and the Senate where his friends say he will surely land.

Rev. W. B. Oleson, Secretary of the Beard of the all-wallan Evangelical Association, made a hurried trip to Labaina this week, arriving with Rev. she has in time of Hiross among the land Mrs. Burnham, who are to be the new workers of the Board on the Lahalma side of Mani. Revs. Theodora A. a.Wilcip and R. E. Dodge also went stand-by, and that in many of the ails to Labalita to welcome the new workover-Mant News

New Advertisements

BIGH SHERIFF'S SALE NOTICE.

Under and his virtue of a certain

Vrit of Execution, bessed out of the Circuit Court of the First Circuit, Teritory of Hawaii, on the 8th day of Ocober, 1908, in the matter of Au Con heok, Plaintiff, against Wong Feart, Defendant, and numbered Law No. 433, for the sum of \$829.87; I did, on he 14th day of October 1968 make a demand on said Wong Feart, defendant, for satisfaction of the said judgment under said execution, and said defendant having refused to pay or comply with such demand either in whole or in part, I did, on the said 14th day of October, 1908, keys upon, and shall offer for sale and sell at public auction, to the highest bidder, so much of the property hereinafter desribed as may be necessary to satisfy aid writ of execution, at the front enrance of the Capitol Building in Hosoluin, Island and County of Oahu, Ferritory of Hawaii, at 12 o'clock noon r MONDAY, the 30th day of Novemor, 1908, all the right, title and interest of the said Wong Feart, defendant, in and to the hereinafter described property, unless the sum of Eight Hundred Twenty-nine and 87-100 (\$829.87) Dollars, that being the mount for which said execution issued, together with interest, costs and my fee and expenses are previously PROPERTY TO BE SOLD.

1. All that certain Leasehold made by Alana to Wong Feart, of the following: Seven Lois, kuleana of Kunane, and one Loi, kulcana cl Kawaobia, both situate at Anahola, Kauar, same being for the term of Ten Years, commencing July 10, 1900, at a yearly reatal of \$50 per annum, the above lease is of record in Hawaiian Registry of Conveyances in Honolulu, Oahu, in

2. All that certain Leasehold made by Lilian Luka and husband to Wong Feart, of the following:

(a) All that tract of hand situate

tract of land described in R. P. 7236 L. C. A. 4657 to Punahi and part of the same lands, leased to Kaawa, dates

Term of the above lease is for Ele-It is Ordered, that Monday, the 23rd ven Years from and after the expiraday of November A. D. 1908, at 9 tion of the lease made to Kaawa, dated o'clock a. m. before the Judge of said August 1, 1898, at a yearly rental of Court at the Court Room of the said \$75.00 per annum, and as of record in Court at Honolulu Island of Oahu, be said Hawajian Registry, in Liber 185

3. All that certain beasehold made granted, and may present evidence as any 1, 1908, a a yearly rental of \$25.00

in the Hawalian Star a newspaper by Jus. K. Lota to Wong Feart, of huprinted and published in Honolulu once leanu of Kalmiwan, situate at Anahola, a week for three successive weeks, the Kauai, for the term of ten years, comlast publication to be not less than two mencing from January ! 1902 at a weeks previous to the time therein yearly rental of \$10 per annum, as of record in said Hawnium Registry in

Liber 228 page 278. 5. All of that certain Leasehold, dated April 6, 1998, made by Commissioner of Public Lands of the Territory of Hawaii, to Wong Feart, known as General Lease No. 614, of Rice and Kula lands situate at Kapaa, Kanai, same being Lot 3 of Government Leaseholds sold on above date, for a term of Five Years from the 1st day of June, 1968, at a yearly rental of \$326.00 per annum, payable semi-annually in advance. The area of the above land as covered by this tease are

as follows: Rice land 19.0 acres. Kula Land, 2.00 acres. Waste Land, 4.28 acres

Kuleanas, 8,56 acres. Hayes, the city physician, he found 59 All the interest of said Wong Feart cases of trachoma and the same num- in and to all growing rice and other ber of cases of conjunctivitis, as well crops on any and all of the leased pre-

WM. HENRY.

SUGAR QUOTATIONS

	UU ILUI	
Date.	Per Lb	Per Ton.
Oct. 9	*********	
Oct. 12		
Oct. 13	3.95 cents.	
Oct. 14	Note that the same of the same	and the same and the

Oct. 17		
Oct. 20		**********
Oct. 21	4.03 cents	
Oct. 24		
Oct.26		
Oct. 27		
Oct. 28	.4.09 cents.	
Oct3.	99 cents	
Oct. 30		

9 shillings 8 1-4 pence 9 shillings, 9 pence. 9 shillings 9 3-4 pence. 9 shillings 10 1-2 pence. 9 shillings, 9 3-4 pence. 10 shillings, 3 pence. 10 shillings 6 pence. 10 shillings 3 pence.

9 shillings 11 1-4 pence.

Hawaiian Tobacco Plantation Co., Limited

Capital Stock\$100,000.00 5000 Shares Par Value \$20.00 Subscription list now open at the

HARRY ARMITAGE Stock and Bond Broker....

Campbell Block, Merchant Street, Prospectus may be had on applica-

(Continued from Page Four).

would get a perfect deed.

my lot sold.

9 shillings, 10 1-2 pence. 10 shillings 4 1-2 pence. 10 shillings, 3 3-4 pence. 10 shillings, 4 1-2 pence,

10 shillings 2 1-4 pence. 10 shillings 3-4 pence. 10 shillings. 9 shillings 9 pence.

attorney to bring the matter of your ritory should not be revoked. unprofessional conduct before the Su-

mentioned above Chief Justice Hart- given in detail yesterday in the Star. First Judge of the Circuit Court of and that when I raid you in full I well enclosed them to Deputy Attorney General W. L. Whitney with a "The mortgage was foreclosed and note asking that he investigate the bring a criminal energe of obtaining matter thoroughly and take action as "Not being able to get any satisfac- seems proper. This will mean with-

from you. I lost the land and it looks is almost identical with a number of isfaction, it is said, out of a turn on others, save that in this case Hiram the links down there than anywhere recovered \$235 out of a total of \$1215 else. The sea air, perhaps is so inwhich had been paid in, where most vigorating that it enables them to get am a married man and we are por and of the others lost the full sum of \$1350, around with less exertion than else-

street tract agreeing to pay at least a large gathering next week. \$20 monthly with six per cent interest -

ment of the \$980 with interest to this fered to return the \$50 retainer which Court at the Court Room of the said day, in foreclosure.

on me. I was under the belief when through his wife, who has been look. Petition and Accounts and that all said consists of all that piece or paron me. I was under the benef when ing after the matter that he believed persons interested may then and there lulu aforesaid, known as the Lucas dealing honestly by me, but you de- that the matter was one which should dealing honestly by me, but you described to the attention of Chief Juscelved me. You took my money and tice Hartwell, should any further steps instead of paying it on account of the land commission Award instead of paying it on account of the land commission Award why the same should not be granted. No. 19806 to Kamehameha III boundndebtedness secured by mortgaged to be taken. This was, however, done by and may present evidence as to who

As has been stated above, the Hiram preme Court. Very truly yours, (sign- charge does not stand alone. There poincted for said hearing. are numerous other cases which are almost exactly similar, as for instance October, 1908. the case of Apaki Manuwai, which was In some instances it is believed that sufficient evidence can be produced to Attest: money under false representation. Achi was disbarred once before for defrauding a client.

THE GOLF LINKS.

ruary 199, Hiram says he paid Achi ly mean good vote catchers. Mr. Bid- dred Dollars (\$2500) made by Eliza

these payments had paid Achi the sum In the Matter of the Estate of Frank In Probate-At Chambers,

land sold at auction, being bought in Administratrix of the Estate of Frank ber 5, 1903, and interest thereon being trix. L. Hoogs, deceased, wherein she asks now unpaid since the 5th day of March to be allowed \$11,456.20 and she charg- 1907. Hiram took the matter up with At- es herself with \$11,456.20 and asks

General C. R. Hemenway, who in turn It is Ordered, that Monday, the 7th took it up with Magoon. The latter day of December A. D. 1908, at nine was paid him if it shall be shown that Court at Honolulu, Island of Oahu, be The property covered by said mort-"This is no ordinary claim, but the he has not handled the case properly, and the same hereby is appointed as Hemenway then advised Hiram, the time and place for hearing said gage and intended to be sold as aforeappear and show cause, if any they ha Homestead, being a portion of the land

29th instant to settle this matter. It his license to practice law in this Ter- for three successive weeks, the last Lane, N. 82 00' W. 13 feet along Kupublication to be not less than two by Lane, N. 69" 00' W. 52 feet along weeks previous to the time therein ap- Kukui Lane, N. 31° 45' E. 113 feet to Clerk of the Circuit Court of the First Dated at Honolulu, this 29th day of 6724 square feet more or less, and J. T. DE BOLT.

JOHN MARCALLINO,

First Circuit. WADE WARREN THAYER, Attorney for Administratrix. 4ts-Oct. 30, Nov. 6, 13, 20.

NOTICE IS HEREBY GIVEN that, was located. In the month of Feb-nearing election and good roads usual-certain mortgage for Twenty-five Hun- in the Matter of the Estate of Antonio

bar, her husband, of Honolulu, Oahu, to W. O. Smith, Guardian of Eric R. till the sum of \$1350 was paid when IN THE CIRCUIT COURT OF THE J. Gay, of said Honolulu, dated the 5th day of September 1901, 2nd recorded in the Registry Office in Houolulu, Oahu, in Liber 226 on pages 347-349, the said W. O. Smith as such Guardian intends to foreclose said mort-Landsdale. To this firm Hiram paid ORDER OF NOTICE OF PETITION, gage for breach of conditions therein

> Notice is also beceby given that the lands and premises in said mortgage and hereinafter described and the improvements thereon and all rights, privileges and appurternances connected therewith will be sold at public auc-

C. M. Cooke, which you were in duty Attorney Magoon without knowledge are entitled to the said property. And ning at the North corner of this lot the initial point, containing an area. being the same premises devised to er. said Eliza Dunbar by George Lucas by will duly probated March 22, 1892.

> Terms cash in United States Gold Coin; 10% payable at time of sale and Deeds at the expense of purchaser.

O. Smith, Judd Building, Honolulu, Dated this 16th day of October, 1908. W. O. SMITH. Guardian of Eric R. J. Gay, Mortgagee. 5ts-Oct, 16, 23, 30, Nov. 6, 13.

In Probate-At Chambers.

Order of Notice of Petition for Allowance of final Accounts and Discharge in this Estate. On Reading and Filing the Petition Liber 185 p 302.

and accounts of Antonia de Jesus de Souza, Executrix of the Will of Antonio de Souza, deceased, wherein she asks to be allowed \$235.25 and charges herself with \$235.25, and asks that the and described in R. P. 5927 L. C. A. \$235 more. This last amount was re- FOR ALLOWANCE OF FINAL AC- contained, to wit, the non-payment of same may be examined and approved, 5078 to Kawaaiai; the principal due upon the promissory and that a final order may be made of note by said mortgage secured, there- Distribution of the property remaining in referred to, and the interest there- in her hands to the persons thereto en-On Reading and Filing the Petition on, when due; the principal sum of titled, and discharging her from all and accounts of Margaret R. Hoogs, said note having become due Septem- further responsibility as such Execu- July 1, 1892, for nine years.

> and the same hereby is appointed as page 32. the time and place for hearing said tion by said W. O. Smith, Guardian Petition and Accounts, and that all by P. Pauole to Wong Feart, of land of Eric R. J. Gay, Mortgagee, at the persons interested may then and there situate at Anabola, Kana), described auction rooms of James F. Morgan at appear and show cause, if any they as kulcana of Anakuoha, for the term No. 857 Kaahumanu Street in said Ho- have, why the same should not be of Ten Years commencing from Januto who are entitled to the said prop- per annum, as of record in said Haerty. And that notice of this Order, waitan Registry in Liber 206 page 24. in the English language, be published 4. All that certain Leasehold made

> > appointed for sair hearing. Dated at Honolulu, this 15th day of October 1908.

(Sgd) ALEXAND ... LINDSAY, JR.,

Second Judge of the Circuit Conr. or the First Circuit.

4ts-Oct. 16, 23, 30, Nov. 6,

DISEASE IN SCHOOLS.

to abound in the Kahumanu school, from the report made by Miss Felker. For further particulars inquire of W. the principal of the institution to Superintendent Bubbitt. From the ext- Also improvements thereon situate and mination of the pupils made by Dr. subject to conditions therein set forth. as five cases of fallcular conjunctivi- mises, and all his interest in and to tis. Two cases of itch were disclosed all paddy and rice harvested frem the IN THE CIRCUIT COURT OF THE and 114 cases where children have not said premises

First Circuit Territory of Hawaii. been vaccinated. Miss Felker also Dated October 31, 1908 states that there is a great deal of ear and throat trouble among her

Antonio Perry attorney for petition-

tion out of you ,I put the matter in out question that Whitney will be forethe hands of an attorney and he has 1ed to bring charges against land sharp tried without avail to get something and candidate Ach!

I am a boatman and the little money I get I work very hard for. I

"I demand from you now, a repay-

result of a fraud practiced by you up-

"NOAH HIRAM."

Upon receipt of the letters noted and

Achi was to give him full title, clear of all encumbrances. Hiram, through of \$980 up to March, 1902, when the L. Hoogs, deceased. Before Judge account was transferred to Castle and Alexander Lindsay Jr. turned when the fraudulent character of the sale was discovered. Then a mortgage on the entire tract, held by C. M. Cooke, was foreclosed and the

torney Magoon some four years ago, that the same may be examined and for being a poor Hawaiian boatman, approved, and that a final order may the loss of \$980 was naturally the loss be made of Distribution of the proof an immense fortune in his eyes, perty remaining in her hands to the Magoon has attempted in many differ- persons there to entitled, and dischargent ways to get a settlement from ing her and her sureties from all fur-Achi, but nothing has been done. The ther responsibility as such administramatter was taken up with Attorney trix. told of what he had done and has of- o'clock A. M. before the Judge of said November 1908, at 12 o'clock noon of

AND OF SALE. the loss of this money would be a which was the price per lot in the where. The roads to Haleiwa are in in accordance with law and by virtue King street tract where the property excellent shape possibly because it is of the power of sale contained in that

of \$350 in cash for Lot 52 of the King good, manager of Haleiwa, anticipates Dunbar (nee Lucas) and William Dun-

First Circuit, Territory of Hawaii.

COUNTS AND DISCHARGE IN THIS ESTATE.

C. M. Cooke, which you were in duty of the advice given by the Attorney that notice of this Order, in the Eng- adjoining land formerly belonging to for your own purposes. I shall give General and it seems likely that the lish language, be published in the Ha- Lewers, Anthon and Risely the bounor your own purposes. I shall give next few days will see Achi haied be-ou till 12 o'clock on Thursday, the next few days will see Achi haied be-wajian Star newspaper printed and dary runs "mag." S. 53° 90' E. 62 1-4 you till 12 o'clock on Thursday, the fore the Supreme Court to show why published in Honolulu, once a week feet, S. 31° 45′ W. 92 feet along Kukui Attest:

> the First Circuit. Probate Records No. 2778. Clerk of the Circuit Court of the balance on delivery of deed.

MORTGAGEE'S NOTICE OF INTEN-TION TO FORECLOSE,

de Souza, deceased

(Sgd) JOHN MARCALLINO.

Trachoma and conjunctivitis seem

High Sheriff, Territory of Hawaii